§ 139.321

§139.321 Handling and storing of hazardous substances and materials.

- (a) Each certificate holder which acts as a cargo handling agent shall establish and maintain procedures for the protection of persons and property on the airport during the handling and storing of any material regulated by the Hazardous Materials Regulations (49 CFR part 171, et seq.), that is, or is intended to be, transported by air. These procedures shall provide for at least the following:
- (1) Designated personnel to receive and handle hazardous substances and materials.
- (2) Assurance from the shipper that the cargo can be handled safely, including any special handling procedures required for safety.
- (3) Special areas for storage of hazardous materials while on the airport.
- (b) Each certificate holder shall establish and maintain standards acceptable to the Administrator for protecting against fire and explosions in storing, dispensing, and otherwise handling fuel, lubricants, and oxygen (other than articles and materials that are, or are intended to be, aircraft cargo) on the airport. These standards shall cover facilities, procedures, and personnel training and shall address at least the following:
 - (1) Grounding and bonding.
 - (2) Public protection.
 - (3) Control of access to storage areas.
- (4) Fire safety in fuel farm and storage areas.
- (5) Fire safety in mobile fuelers, fueling pits, and fueling cabinets.
- (6) After January 1, 1989, training of fueling personnel in fire safety in accordance with paragraph (e) of this section
- (7) The fire code of the public body having jurisdiction over the airport.
- (c) Each certificate holder shall, as a fueling agent, comply with and, except as provided in paragraph (h) of this section, require all other fueling agents operating on the airport to comply with the standards established under paragraph (b) of this section and shall perform reasonable surveillance of all fueling activities on the airport with respect to those standards.

- (d) Each certificate holder shall inspect the physical facilities of each airport tenant fueling agent at least once every 3 months for compliance with paragraph (b) of this section and maintain a record of that inspection for at least 12 months. The certificate holder may use an independent organization to perform this inspection if—
- (1) It is acceptable by the Administrator; and
- (2) It prepares a record of its inspection sufficiently detailed to assure the certificate holder and the FAA that the inspection is adequate.
- (e) The training required in paragraph (b)(6) of this section shall include at least the following:
- (1) At least one supervisor with each fueling agent shall have completed an aviation fuel training course in fire safety which is acceptable to the Administrator.
- (2) All other employees who fuel aircraft, accept fuel shipments, or otherwise handle fuel shall receive at least on-the-job training in fire safety from the supervisor trained in accordance with paragraph (e)(1) of this section.
- (f) Each certificate holder shall obtain certification once a year from each airport tenant fueling agent that the training required by paragraph (e) of this section has been accomplished.
- (g) Unless otherwise authorized by the Administrator, each certificate holder shall require each tenant fueling agent to take immediate corrective action whenever the certificate holder becomes aware of noncompliance with a standard required by paragraph (b) of this section. The certificate holder shall notify the appropriate FAA Regional Airports Division Manager immediately when noncompliance is discovered and corrective action cannot be accomplished within a reasonable period of time.
- (h) A certificate holder need not require an air carrier operating under part 121 or part 135 of this chapter to comply with the standards required by this section.
- (i) FAA Advisory Circulars in the 150 Series contain standards and procedures for the handling and storage of hazardous substances and materials

which are acceptable to the Administrator.

[Doc. No. 24812, 52 FR 44282, Nov. 18, 1987; 53 FR 4120, Feb. 12, 1988, as amended by Amdt. 139–15, 53 FR 40843, Oct. 18, 1988; Amdt. 139–16, 54 FR 39295, Sept. 25, 1989]

§139.323 Traffic and wind direction indicators.

Each certificate holder shall provide the following on its airport:

- (a) A wind cone that provides surface wind direction information visually to pilots. For each airport in a Class B airspace area, supplemental wind cones must be installed at each runway end or at least at one point visible to the pilot while on final approach and prior to takeoff. If the airport is open for air carrier operations during hours of darkness, the wind direction indicators must be lighted.
- (b) For airports serving any air carrier operation when there is no control tower operating, a segmented circle around one wind cone and a landing strip and traffic pattern indicator for each runway with a right-hand traffic pattern.

[Doc. No. 24812, 52 FR 44282, Nov. 18, 1987, as amended by Amdt. 139–18, 56 FR 65664, Dec. 17, 1991]

§139.325 Airport emergency plan.

- (a) Each certificate holder shall develop and maintain an airport emergency plan designed to minimize the possibility and extent of personal injury and property damage on the airport in an emergency. The plan must include—
- (1) Procedures for prompt response to all of the emergencies listed in paragraph (b) of this section, including a communications network; and
- (2) Sufficient detail to provide adequate guidance to each person who must implement it.
- (b) The plan required by this section must contain instructions for response to—
 - (1) Aircraft incidents and accidents;
- (2) Bomb incidents, including designated parking areas for the aircraft involved;
 - (3) Structural fires:
 - (4) Natural disaster;
 - (5) Radiological incidents;

- (6) Sabotage, hijack incidents, and other unlawful interference with operations;
- (7) Failure of power for movement area lighting; and
 - (8) Water rescue situations.
- (c) The plan required by this section must address or include—
- (1) To the extent practicable, provisions for medical services including transportation and medical assistance for the maximum number of persons that can be carried on the largest air carrier aircraft that the airport reasonably can be expected to serve;
- (2) The name, location, telephone number, and emergency capability of each hospital and other medical facility, and the business address and telephone number of medical personnel on the airport or in the communities it serves, agreeing to provide medical assistance or transportation;
- (3) The name, location, and telephone number of each rescue squad, ambulance service, military installation, and government agency on the airport or in the communities it serves, that agrees to provide medical assistance or transportation;
- (4) An inventory of surface vehicles and aircraft that the facilities, agencies, and personnel included in the plan under paragraphs (c)(2) and (c)(3) of this section will provide to transport injured and deceased persons to locations on the airport and in the communities it serves;
- (5) Each hangar or other building on the airport or in the communities it serves that will be used to accommodate uninjured, injured, and deceased persons;
- (6) Crowd control, specifying the name and location of each safety or security agency that agrees to provide assistance for the control of crowds in the event of an emergency on the airport; and
- (7) The removal of disabled aircraft including to the extent practical the name, location and telephone numbers of agencies with aircraft removal responsibilities or capabilities.
- (d) The plan required by this section must provide for—
- (1) The marshalling, transportation, and care of ambulatory injured and uninjured accident survivors;